UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

ROSALIE DEROSA,

Plaintiff,

v.

Civil Action No. 04-12523-MEL

BANGOR CITY BUS, ET AL.,
Defendants

## ORDER ON MOTION FOR RECONSIDERATION

LASKER, S.J.

On December 22, 2004, this Court entered a Memorandum and Order (#4) directing Plaintiff to show cause why this action should not be dismissed for the reasons stated therein.

On January 31, 2005, this action was dismissed (#5) for the reasons set forth in the December 22, 2004 Memorandum and Order, and for failure of the Plaintiff to show cause why this action should not be dismissed.

On April 6, 2005 Plaintiff filed a letter seeking
Reconsideration of the dismissal of this action. Plaintiff's
request for reconsideration is Denied. Plaintiff has failed to
set forth any factual or legal basis for reconsideration, and has
still failed to demonstrate good cause why the case should not be
dismissed. To the extent that Plaintiff asserts that her medical
records will somehow shed light on her cause of action, this
assertion is without merit. Regardless of the alleged personal
injuries sustained, as noted in this Court's prior Memorandum and
Order, as it stands, the complaint itself is fatally defective in

that she Hails to comply with Federal Rules of Civil Procedure Rule 8(a), preventing any meaningful response from the named defendants. More importantly, however, she fails to establish any grounds which would provide this Court with subject matter jurisdiction over her claims against the named defendants.

ACCORDINGLY, for the reasons set forth above, plaintiff's motion for reconsideration of the dismissal of this action is Denied.

SO ORDERED.

Dated at Boston, Massachusetts, this 1 day of and, 2005.

Manual Color

MORRIS E.

SENIOR, UNITED STATES DISTRICT JUDGE